MINUTE ITEM

41. 1960 SPECIAL SESSION LEGISLATION - W.O. 3300.1.

The attached Calendar Item 49 was presented to the Commission for information only.

Attachment
Calendar Item 49 (1 page)

INFORMATIVE

49.

1960 SPECIAL SESSION LEGISLATION - W.O. 3300.

The following summary of legislation adopted at the 1960 Special Session of the Legislature reports those bills transmitted to the Governor which could affect the administrative cognizance or operations of the Commission:

- S.B. 52 was introduced by Senator Dolwig to convey specified State tide and submerged lands in Halfmoon Bay, San Mateo County, to the San Mateo County Harbor District, in furtherance of navigation, commerce, and fisheries, subject to constitutional trust conditions, the reservation to the State of all mineral deposits, the condition that the State Lands Commission shall survey the granted area at the cost of the grantee, and the restriction that if the Harbor District fails to improve the granted lands within ten years as required by the act, the lands revertto the State. The area proposed to be granted is not known currently to contain any commercially valuable deposits of minerals. The legal description of the area proposed to be granted was reviewed by the State Lands Division, at the request of the Harbor District, prior to introduction of the bill, to assure that the granted area can be surveyed as required by the act.
- S.B. 62 was introduced by Senator Erhart to provide that tidelands and submerged lands previously granted to the County of San Luis Obispo by Chapter 1076, Statutes of 1947, may be used for the additional purposes of recreation, public park, parking, highway, playground, and business incidental thereto. The bill also provides for automatic termination and lapse of the authorization for additional purposes if the granted lands are not used for such additional purposes within ten years of the effective date of the amendment or if such use is discontinued thereafter. Surveying, monumenting, platting, and recording of the granted area have been completed previously by the State Lands Division at the cost of the grantee.
- S.B. 64 was introduced by Senator Holmdahl to provide that tidelands and submerged lands previously granted to the City of Oakland by Chapter 390, Statutes of 1909, may be used for the purpose of recreation in addition to the uses authorized originally. Any required surveying, monumenting, platting, and recordation of the granted area will be conducted by the State Lands Division at the cost of the grantee.